

BUREAU OF INSURANCE

VIATICAL SETTLEMENT PROVIDERS CHAPTER 60 OF TITLE 38.2 OF THE CODE OF VIRGINIA VIATICAL SETTLEMENTS ACT

REQUIREMENTS FOR OPERATING IN VIRGINIA

(All citations to the insurance statutes of Virginia are in Title 38.2 of the Code of Virginia.)

No person shall act as a viatical settlement provider with a resident of this Commonwealth without first obtaining a license from the Bureau of Insurance (Bureau). To be considered for a license, an applicant must submit a completed *Application for Initial License as a Viatical Settlement Provider* to the Bureau's Financial Regulation Division pursuant to the Viatical Settlements Act, Chapter 60 (§ 38.2-6000 et seq.) of Title 38.2 of the Code of Virginia (**Chapter 60**).

The following definitions may prove useful to the reader in reviewing the requirements:

Viatical settlement contract means a written agreement establishing the terms under which compensation or anything of value will be paid, which compensation or value is less than the expected death benefit of the insurance policy or certificate, in return for the viator's assignment, transfer, sale, devise or bequest of the death benefit or ownership of any portion of the insurance policy or certificate of insurance. A viatical settlement contract also includes a contract for a loan or other financing transaction with a viator secured primarily by an individual or group life insurance policy, other than a loan by a life insurance company pursuant to the terms of the life insurance contract, or a loan secured by the cash value of a policy. A viatical settlement contract includes an agreement with a viator to transfer ownership or change the beneficiary designation at a later date regardless of the date that compensation is paid to the viator. "Viatical settlement contracts" do not include accelerated benefits provisions contained in life insurance policies, whether issued with the original policy or as a rider, according to the regulations Rules Governing Accelerated Benefits Provisions (14 VAC 5-70) promulgated by the Commission.

Viatical settlement provider means a person, other than a viator, that enters into or effectuates a viatical settlement contract. Viatical settlement provider does not include: (i) a bank, savings bank, savings and loan association, credit union, or other licensed lending institution that takes an assignment of a life insurance policy as collateral for a loan; (ii) the issuer of a life insurance policy providing accelerated benefits under § 38.2-3115.1 and pursuant to the contract; (iii) an authorized or eligible insurer that provides stop loss coverage to a viatical settlement provider, viatical settlement purchaser, financing entity, special purpose entity or related provider trust;

(iv) a natural person who enters into or effectuates no more than one agreement in a calendar year for the transfer of life insurance policies for any value less than the expected death benefit; (v) a financing entity; (vi) a special purpose entity; (vii) a related provider trust; (viii) a viatical settlement purchaser; or (ix) an accredited investor or qualified institutional buyer as described in Securities and Exchange Commission Regulation D (17 CFR 230.501 through 17 CFR 230.508) and defined, respectively, in Rule 501 (17 CFR 230.501) and Rule 144A (17 CFR 230.144A) under the Securities Act of 1933, as amended, and who purchases a viaticated policy from a viatical settlement provider and does not communicate with the viator or insured who is a resident of this Commonwealth except through a person licensed by the Commission as a viatical settlement provider or broker under Chapter 60.

Viator means the owner of a life insurance policy or a certificate holder under a group policy who enters or seeks to enter into a viatical settlement contract. A viator shall not be limited to an owner of a life insurance policy or a certificate holder under a group policy insuring the life of an individual with a terminal or chronic illness except where specifically addressed. Viator does not include (i) a person licensed by the Commission as a viatical settlement provider or broker under **Chapter 60**; (ii) an accredited investor or qualified institutional buyer as described in Regulation D (17 CFR 230.501 through 17 CFR 230.508) and defined, respectively, in Rule 501 (17 CFR 230.501) and Rule 144A (17 CFR 230.144A) under the Securities Act of 1933, as amended; (iii) or a financing entity, special purpose entity, or related provider trust as those terms are defined in **Chapter 60**.

LICENSE REQUIREMENTS

- 1. Each license application must be accompanied by a nonrefundable application fee of \$500 payable to the Treasurer of Virginia.
- 2. An applicant for a viatical settlement provider license under the provisions of **Chapter 60** must be a legal entity, other than a natural person, that can function legally, sue or be sued, and make decisions through agents. The term "legal entity" includes a partnership, limited partnership, limited liability company, corporation, or other business entity other than a sole proprietorship. License applicants to be organized under Virginia law must comply with the applicable provisions of **Title 13.1** (Corporations) or **Title 50** (Partnerships) of the Code of Virginia or other applicable Virginia law *prior* to filing a license application.
- 3. The license authorizes the viatical settlement provider's partners, officers, members, and designated employees to act as the viatical settlement provider, provided such individuals are named in the license application.
- 4. An applicant for a viatical settlement provider license must provide evidence of financial accountability in accordance with the provisions of 14 VAC 5-71-31 J. The applicant will be directed to provide this evidence during the tentative approval phase of the licensing process (see Section II of the Application for Initial License as a Viatical Settlement Provider).

5. An applicant for a viatical settlement provider license must provide with its application an anti-fraud plan that meets the requirements of § 38.2-6011 E 2.

LICENSE RENEWAL REQUIREMENTS

- 1. Effective July 1, 2003, a license issued to a viatical settlement provider will, unless otherwise suspended, revoked, or terminated, remain in effect until June 30 following its date of issue, at which date it will expire unless previously renewed in a timely manner.
- 2. **14 VAC 5-71-31 H** requires licensed viatical settlement providers to submit a renewal application form and renewal fee of \$300 payable to the Treasurer of Virginia on or before March 1 of each year. The renewal application form will specify the information that will be required in order for the license renewal to be approved. After January 1 of each year, renewal forms will be available through the Bureau's website: www.state.va.us/scc/division/boi.
- 3. **14 VAC 5-71-70 B** requires licensed viatical settlement providers to submit the anti-fraud certification required by § **38.2-6011 E** on or before March 1 of each year.

REPORTING REQUIREMENTS

- 1. **14 VAC 5-71-70 B** requires viatical settlement providers licensed in Virginia to certify to the Bureau the *implementation* of anti-fraud initiatives calculated to detect, prosecute, and prevent fraudulent viatical settlement acts. The initial certification shall be within 60 days following licensure, and then annually on or before March 1 as a condition of license renewal.
- 2. **14 VAC 5-71-70** C requires viatical settlement providers licensed in Virginia to report to the Commission, in writing, any material change in information filed with the Bureau concerning the provider's identity. A provider must report any such change within 30 calendar days of the change.
- 3. **14 VAC 5-71-70 D** requires viatical settlement providers licensed in Virginia that have been convicted of a felony to report to the Commission, in writing, within 30 calendar days of the conviction the facts and circumstances regarding the criminal conviction.

BUREAU CONTACTS

1. *License applicants* should direct all questions to:

Mr. James B. Ware Senior Insurance Financial Analyst State Corporation Commission Bureau of Insurance P. O. Box 1157 Richmond, VA 23218

Telephone: (804) 371-9801 Facsimile: (804) 371-9511 Email: jware@scc.state.va.us

2. Viatical settlement providers *licensed in Virginia* should direct all questions concerning license renewal and reporting requirements to either of the following:

Ms. Daryl Hepler
Ms. Toni H. Janoski
Senior Insurance Financial Analyst
State Corporation Commission
Bureau of Insurance
P. O. Box 1157
Richmond, VA 23218
Ms. Toni H. Janoski
Senior Insurance Financial Analyst
State Corporation Commission
Bureau of Insurance
P. O. Box 1157
Richmond, VA 23218

Telephone: (804) 371-9999

Telephone: (804) 371-9945
Facsimile: (804) 371-9511

Email: dhepler@scc.state.va.us

Telephone: (804) 371-9945
Facsimile: (804) 371-9511

Email: tjanoski@scc.state.va.us

3. **Section 38.2-6003** A requires viatical settlement contract and disclosure statement forms to be filed with and approved by the Bureau in accordance with the procedures set forth in § 38.2-316. Upon receiving a license, a viatical settlement provider should request filing instructions from and submit its contracts and forms for approval to:

Ms. Althelia Battle, Supervisor State Corporation Commission Bureau of Insurance Life and Health Division P. O. 1157 Richmond, VA 23218

Telephone: (804) 371-9154 Fascimile: (804) 371-9944 Email: abattle@scc.state.va.us



STATE CORPORATION COMMISSION BUREAU OF INSURANCE

APPLICATION FOR INITIAL LICENSE AS A VIATICAL SETTLEMENT PROVIDER

CHAPTER 60 OF TITLE 38.2 OF THE CODE OF VIRGINIA VIATICAL SETTLEMENTS ACT

(Please read these instructions completely before filing an application.)
(All citations to the insurance statutes of Virginia are in Title 38.2 of the Code of Virginia.)

Section I. Initial Review Documents and Disclosure

In its initial application, an applicant for a license as a viatical settlement provider must submit or disclose the following:

1.	Non-refundable Application Fee of \$500.00	
2.	Name of Applicant	
3.	DBA/Trade, Assumed or Fictitious Name (if applicable)	
4.	Street Address of Applicant	
5.	Mailing Address	
6.	Internet Website Address	
7.	Organizational Structure (Date of Incorporation/Formation	_)
	Corporation Limited Liability Company Partnership	
	Other: Identify/Explain	
8.	State of Domicile	

Title Telephone Fax Number					
Name and Address Designated Agent Service of Process	for				
A copy of the apr	licant's organizational document	s (e.g., articles of incorporation).			
materials that the market, promote direct contact with	applicant uses or plans to use to or publicize its business or sern viators are recruited, trained, are in accordance with the provision	ns of § 38.2-6011 E 2.			
The name and address of the qualified financial institution(s) where the applicant has established an escrow account pursuant to \S 38.2-6008 D.					
Name	Address	Account #			
A list of all state	**	viatical settlement provider license is			
currently pending					

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		otherwise been shown to be untrustworthy or incompetent to act as a viatical settlement provider?	Yes No		
	c.	Have any demonstrated a pattern of unreasonable payments to viators?	Yes No		
	d.	Have any been convicted of a felony or any misdemeanor involving moral turpitude?	Yes No		
	e.	Have any unlawfully engaged in the business of viatical settlements in other states?	Yes No		
	f.	Have any violated any provisions of Chapter 60 or other applicable provisions of Title 38.2 ?			
	g.	Have any failed to honor contractual obligations set out in a viatical settlement contract?	Yes No		
Dated a	NAIC respon NOTA	ens, disposition, etc. (attaching supporting documentation as appropriate Biographical Affidavit provided with the application already address se, please identify the individual. ARIAL ACKNOWLEDGMENT REQUIRED OF ALL APPLICAN and this day of, 20 at being duly sworn according to law, deposes and say a questions and the declarations contained in this application are true and	rs ys that the		
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(SEAL))				
		Notary Public			
		My Commission Expires:			

It is the intent of the Bureau to process all applications in a timely manner. When necessary, the Bureau will contact the applicant regarding the need for any additional information in order to continue and complete the review process. Failure by the applicant to respond adequately to requests for such additional information within a reasonable timeframe, or failure to demonstrate compliance with the licensing standards prescribed by law, will be grounds for denial of the application, subject to the applicant's right to demand a hearing before the Commission.

If the Bureau concludes that the applicant is a qualified candidate for licensure pursuant to **Chapter 60**, it will issue a letter of **tentative approval** directing the applicant to complete the remaining requirements for licensure in **Section II** below.

Section II. Tentative Approval

- 1. *All applicants* must provide evidence of financial accountability under the provisions of **14 VAC 5-71-31 J** through **one** of the following:
 - a. a surety bond in the amount of \$100,000. The bond shall be for the use and benefit of the Commonwealth of Virginia and for any person having a cause of action against the principal arising out of breaches of laws set forth in **Chapter 60**. The surety must be either licensed in this Commonwealth to transact the business of suretyship or approved by the Commission to issue surplus lines coverage, and shall not be directly or indirectly under the same ownership or management as the principal on the bond. The bond must contain termination provisions acceptable to the Commission, and provide that the bond and the coverage thereunder shall not be terminated without 30 days' written notice to the Commission.
 - b. an errors and omissions insurance policy in an amount not less than \$100,000 per occurrence and \$1 million for all occurrences within one year, issued by an insurer licensed in this Commonwealth or approved by the Commission to issue surplus lines coverage.
 - c. a deposit of not less than \$100,000 with the Treasurer of Virginia that complies in form and amount with the requirements of § 38.2-1045 A.
- 2. For non-Virginia domiciled applicants that are organized as corporations, limited liability companies, or partnerships: The applicant must make appropriate filings with the Clerk of the Commission to (i) properly record its existence in accordance with the Code of Virginia, and (ii) designate a resident of Virginia as agent for service of process. For filing instructions and forms, the applicant may contact the Clerk of the Commission at www.state.va.us/scc/division/clk or at (804) 371-9733.
- 3. For non-Virginia domiciled applicants that are not organized as corporations, limited liability companies or partnerships: The applicant must record its existence to the extent required by appropriate governing statutes of Virginia and designate a resident of Virginia as agent for service of process. The applicant must provide evidence to the Bureau that such existence has been properly registered.

The Bureau will issue a license to an applicant once it determines that the applicant has complied with the requirements of Section II and all other licensing standards provided by § 38.2-6002 D.